EXTRAORDINARY RELIEF ATTACHMENT (OPTIONAL)

Movant:	
(This attachment is the continuation page for paragraph of the Relief From Stay	/ Motion)
Based upon evidence of efforts by Debtor or others acting in concert with Debtor to delay, hinder or abusive bankruptcy filings or otherwise, Movant also asks that the Order include the following provision	
1. That the Order be binding and effective in any bankruptcy case commenced by or against the Debtor for a period of 180 days, so that no further automatic stay shall arise in that case as	
 That the Order be binding and effective in any bankruptcy case commenced by or against a transferees, or assignees of the Debtor for a period of 180 days from the hearing of this Mot without further notice. upon recording of a copy of this Order or giving appropriate notice of its entry in complianon-bankruptcy law. 	tion
 That the Order be binding and effective in any bankruptcy case commenced by or against a claim(s) any interest in the Property for a period of 180 days from the hearing of this Motion without further notice. upon recording of a copy of this Order or giving appropriate notice of its entry in complianon-bankruptcy law. 	:
 4.	•
5. That the Debtor be enjoined from transferring all or any portion of the Property for a period of hearing of this Motion, and any transfer in violation of this Order be deemed void.	of 180 days from the
 That the Sheriff or Marshal may evict the Debtor and any other occupant from the subject P any future bankruptcy filing concerning the Property for a period of 180 days from the hearing without further notice. upon recording of a copy of this Order or giving appropriate notice of its entry in complian non-bankruptcy law. 	ng of this Motion
7. Other (specify):	

This form is optional to the judge and may only be used if the judge to whom the case has been assigned allows such extraordinary relief to be requested by motion. Many judges require the filing of an adversary proceeding to obtain some or all of these forms of relief.